

greater activities, proud of his state and deeply interested in her welfare, devoted to his country, he, Iowa's grandest patriot returned to the home he had always maintained in Iowa; and,

WHEREAS; General Grenville M. Dodge died at Council Bluffs in this state January 3rd, 1916 and Iowa through her General Assembly hereby desires to recognize the great ability, noble qualities and distinguished services of her veteran soldier and citizen, now therefore

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. **Expression of appreciation.** That the state of Iowa
2 does through her General Assembly hereby express the highest appre-
3 ciation of the noble qualities and of the invaluable services which
4 General Grenville M. Dodge rendered to his country, both as a patriotic
5 soldier and as a citizen, and does hereby publicly express the love and
6 esteem of him whom they hold in grateful memory.

1 SEC. 2. **Authorizing commission.** That upon the passage of
2 this act the governor shall appoint a Dodge Memorial Commission
3 consisting of fifteen persons, which shall be the only memorial com-
4 mission authorized by law to solicit and receive subscriptions and do-
5 nations for a monument or memorial to General Grenville M. Dodge
6 to be located at Council Bluffs, Iowa.

1 SEC. 3. **Powers and duty of commission.** That the Dodge Me-
2 morial Commission shall have full power and authority to solicit and
3 receive subscriptions and donations, and shall have full authority to
4 select a location and to locate the monument or memorial. They shall
5 obtain designs, approve and adopt one that shall be selected by them
6 and shall have authority to do all things reasonable and necessary to
7 the location, selection and construction of said monument or memorial.

1 SEC. 4. **Compensation.** That said commission shall serve with-
2 out any compensation and without expense to the state.

Approved February 2, A. D. 1917.

CHAPTER 3.

OILING PUBLIC HIGHWAYS.

H. F. 20.

AN ACT to amend the law as it appears in section fifteen hundred seventy-one-m
thirty-two (1571-m32), supplemental supplement to the code, 1915, relating to the
expenditure of the motor vehicle road fund and authorizing the oiling of public
highways outside the limits of cities and towns.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. **Motor vehicle road fund—oiling public highways.**
1 That the law as it appears in section fifteen hundred seventy-one-m
2 thirty-two (1571-m32), supplemental supplement to the code, 1915,
3 be and the same is hereby amended by inserting immediately following

4 the word "dragging", as found in line thirty-nine (39) of said section,
5 the word "oiling".

Approved February 3, A. D. 1917.

CHAPTER 4.

INDEPENDENT SCHOOL DISTRICT OF GRAND MOUND.

H. F. 33.

AN ACT legalizing and curing the acts and proceedings of the independent school district of Grand Mound, in the county of Clinton and state of Iowa, in relation to the election to procure a site, erect and equip a school-house in said district, and for the sale of the old site, and the old school-house, the issuance of thirty thousand (\$30,000.00) dollars in bonds for the purpose of paying for the new site, and erection and equipment of a school-house, and authorizing the board of directors of said district to issue the thirty thousand (\$30,000.00) dollar bonds voted at an election.

WHEREAS, the qualified electors of the Independent School District of Grand Mound, in the county of Clinton, and state of Iowa, did on the 11th day of December 1916, at a special election held for that purpose, vote in favor of procuring a new site, and erection and equipping of a new school-house, and also in favor of the district issuing bonds in the sum of thirty thousand (\$30,000.00) dollars, for the purpose of procuring said site, and paying for the erection and equipment of the school, and

WHEREAS, it is claimed that the notice of the election as published, did not comply with the requirements of the law in that there were not four weeks from the first publication, until the date of the election, and

WHEREAS, while there were four publications in a newspaper, and that the notice was posted, it is claimed that on account of there not being four weeks from the date of the first publication, there was no authority conferred upon the board of directors to issue the thirty thousand (\$30,000.00) dollars in bonds voted.

Be it enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Election legalized. That all the acts of the Inde-
2 pendent School District, of Grand Mound, in the county of Clinton,
3 and state of Iowa, and that of the board of directors of said school dis-
4 trict, and the election held, which authorized the sale of the old site
5 and school building, and authorized the board of directors to purchase
6 a new site, to build and equip a school-house, and to issue bonds in the
7 sum of thirty thousand (\$30,000.00) dollars to pay for the site and
8 the erection and equipment of said school-house, be, and the same
9 are hereby legalized, and all of the proceedings, including the notices
10 given, are declared valid.

1 SEC. 2. Notice legalized—bond issue authorized. That the
2 notice as printed, and as posted of said election, which notice was
3 printed in the "Grand Mound Tribune" on November 17th, November
4 23d, November 30th and December 7th, be, and the same is hereby
5 legalized and declared to be valid, with the same force and effect as